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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/721,761	11/26/2003	· Manabu Sawada	FEC 105	4178
23995	7590 07/18/2005		EXAM	INER
RABIN & Berdo, PC			GOODROW, JOHN L	
1101 14TH STREET, NW SUITE 500 WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER
			1756	
			DATE MAILED: 07/18/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

10/721,761 Examiner	SAWADA ET AL.
Examiner	Art Unit
John L. Goodrow	1756
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action is non-final.	
	ers, prosecution as to the merits is
x parte Quayle, 1935 C.D). 11, 453 O.G. 213.
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epted or b) objected to	by the Examiner.
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	(s) is objected to. See 37 CFR 1.121(d).
aminer. Note the attached	d Office Action or form PTO-152.
priority under 35 U.S.C. §	3 119(a)-(d) or (f).
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∆\ □	Summary (PTO-413)
Paper No(s	s)/Mail Date
5) Notice of Ir 6) Other:	nformal Patent Application (PTO-152) —·
	within the statutory minimum of thir vill apply and will expire SIX (6) MON cause the application to become AB date of this communication, even if action is non-final. The except for formal matter action requirement. The except for formal matter action requirement. The epted or b) objected to drawing(s) be held in abeyard ion is required if the drawing aminer. Note the attached priority under 35 U.S.C. So have been received. The have been received in A dity documents have been a (PCT Rule 17.2(a)). The proof of the certified copies not the state of the certified copies not the state of the certified copies of the certified certified copies of the certified copies of the certified certifie

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DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Information Disclosure Statement

- 2. The information disclosure statement (IDS) submitted on 11/03 & 2/05 in compliance with the provisions of 37 CFR 1.97. Accordingly, the examiner is considering the information disclosure statement.
- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Otsu et al in view of Shintaku et al. Otsu et al (4,840,863) teaches the copolymer contains a quaternary ammonium salt as a charge control additive for a positively chargeable toner. Coloring agents are taught in Col. 8 lines 64-69 and include carbon black. Various additives such as silica and wax are flowability and reusability additives as shown in Col. 9 lines 15-45. Otsu et al fails to teach two charge control agents in a toner composition Shintaku et al teaches the use of two charge control agents note Col. 9 lines 15-35. Both quaternary ammonium salts and nigrosine dye as charge controlling agents are taught with a silica additive. It would be obvious to one of ordinary skill in the

art at the time of applicants' invention with a reasonable expectation of success to use the two charge control agents together in a toner composition in which the quaternary ammonium salt is part of the resin of the toner to better control the charge of the toner. Claims 14-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wilson et al in view of Kumar et al and Otsu et al. Wilson et al teaches a mixing of a toner resin, quaternary ammonium salts and colorants and melt blending, grinding and classified. The quaternary ammonium salt is compatible with conventional charge control agents note Col. 5 line 50-55. Wilson fails to teach the specific ammonium salt or the specified of the toner. The use of hot air in the shaping of a toner is taught by Kumar et al. note the abstract provides a smooth surface to the toner particle with the further blending of silica note Col. 6 line 5. Otsu et al teaches the resin having a quaternary ammonium salt group and its use as a toner charge control agent. It would be obvious to one of ordinary skill in the art at the time of applicants' invention with a reasonable expectation of success to use the shaping of the ground toner particles by hot air that have known charge control agents to provide the toner with desired physical and chemical properties.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John L. Goodrow whose telephone number is 571-272-1384. The examiner can normally be reached on Monday -Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark F. Huff can be reached on 571-272-1385. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Primary Examiner

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